Minnesota Housing Finance Agency

Minnesota Urban and Rural Homesteading Program

MORTGAGE NOTE For Downpayment Assistance

Bor	rower Name:				
		Last		First	(M)
Co-	Borrower Name:				
		Last		First	(M)
Len	der:		[Name	e of Grantee], inc	cluding its
	cessors and assigns			·	_
The	above listed Borrowe	r and Co-Borrow	er. if anv. are c	umulatively refe	rred to in this
	tgage Note as the "Bo		or, ir uirj, uro o		1100 00 111 01118
Dros	aarty Addragge				
FIO	perty Address:				
	Street		City	Zip	County
loca Note	land at the above listed thereon or to be content as the "Property." For Value Received	onstructed thereoned of downpayme, (Do	n is cumulative nt assistance to ollars and no	ly referred to in from Lender in cents), Borrowe	this Mortgage the amount of ragrees to pay
	der the principal sur ount") with simple int				(the "Principal
1.	Security.				
	This Mortgage Note Minnesota Urban herewith entered intamended, modified "Mortgage"). All of the Mortgage are he the same force and e	and Rural Hom to and issued by restated, or rep the terms, coven reby made a part	esteading Prog Borrower in fa- placed from ti- ants, condition of this instrum	gram Mortgage avor of Lender, me to time (cu as, provisions and	of even date as such may be imulatively the d agreements of
2.	Payment.				
	Upon the occurrence full payment of the l	•			wer shall make

MURL Note 1 01/07

- 1) An Event of Default under the Mortgage.
- 2) The refinance of the first Mortgage.
- 3) The full repayment of the first Mortgage.

3. Prepayment.

The outstanding balance of the debt evidenced by this Mortgage Note may be paid by Borrower in full without penalty at any time.

4. Miscellaneous.

- 4.1. Borrower's interest in this Mortgage Note may not be assigned without the express prior written consent of Lender and the Minnesota Housing Finance Agency (MHFA) with its principal offices at 400 Sibley Street, St. Paul, Minnesota 55101. Provided, however, Lender may assign its rights under this Mortgage Note to MHFA at any time without Borrower's consent, and MHFA may assign its interest under this Mortgage Note at any time without Borrower's consent.
- 4.2. No amendment or modification of this Mortgage Note shall be effective unless it is in writing and signed by the party against whom such amendment or modification is sought to be enforced.
- 4.3. No waiver of any term or condition of this Mortgage Note shall be valid unless it is in writing and signed by Lender, nor shall any such waiver be deemed a continuing waiver of such term or condition.
- 4.4. This Mortgage Note shall be binding upon and shall extend to the benefit of the parties hereto and their respective heirs, successors and permitted assigns.
- 4.5. The Borrower and others who may become liable for all or any part of this obligation, hereby agree to be jointly and severally bound by this Mortgage Note and jointly and severally waive demand, protest, notice of nonpayment and any and all lack of diligence or delays in collection or enforcement hereof, and specifically consent to any extension of time, release of any party liable for this obligation, including any maker, or acceptance of other security therefor. Any such extension or release may be made without notice to said party and without in any way affecting the liability of such party.
- 4.6. If any payment due under this Mortgage Note is not paid when due, and this Mortgage Note is placed in the hands of any attorney or attorneys for collection, Borrower promises to pay, in addition to the amount due hereon, the reasonable costs and expenses of collection (including attorneys' fees), which amount shall be secured by the Mortgage.
- 4.7. No failure or delay by Lender to exercise any right or remedy under this Mortgage Note shall waive such right or remedy.

- 4.8. The obligation of Borrower hereunder is independent of any other obligation Borrower may have to Lender as a result of other indebtedness and Borrower shall have no right of set-off thereunder or hereunder.
- 4.9. This Mortgage Note is made and delivered in the State of Minnesota, and accordingly the clauses and provisions of this Mortgage Note and the rights, payments, charges, indebtedness and other items hereby secured shall be construed and enforced according to the laws of the State of Minnesota.
- 4.10. If any provision (or any part of any provision) contained in this Mortgage Note shall for any reason be held to be invalid, illegal, or unenforceable in any respect, such invalidity, illegality, or unenforceability shall not affect any other provision (or remaining part of the affected provision) of this Mortgage Note, but this Mortgage Note shall be construed as if such invalid, illegal, or unenforceable provision (or part thereof) had never been contained herein, but only to the extent it is invalid, illegal, or unenforceable.

BORROWER(S):

(Borrower's signature)	(Co-Borrower's signature)		
(Type or print Borrower's name)	(Type or print Co-Borrower's name)		
Date:	Date:		

Pay to the order of					
Minnesota Housing Finance Agency					
without recourse					
Lender					
Lender					
Authorized Signature					
THE					

THIS INSTRUMENT WAS DRAFTED BY: Minnesota Housing Finance Agency 400 Sibley Street, Suite 300 St. Paul, MN 55101-1998